

olf, Rutishauser and Germann were much under the influence of liquor last night to be able to give any intelligent account of the tragedy. Wolff will be arraigned in court this morning, charged with either murder or felonious assault. His two companions were locked up for drunkenness.

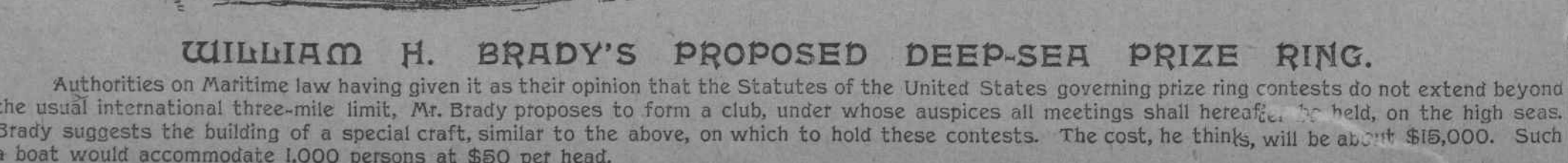
Eglau Inquest Put Off.
The Eglau inquest has been adjourned to please the detectives. At the request of Assistant District-Attorney Oliver no date for the inquiry was set. It is understood among the officials that the witnesses will not be heard until the police have developed facts enough to constitute a prima facie case against somebody, or have reached the conclusion that the mystery is too deep to solve.

invariable reputation for scoring an audience. This may have been on his mind when he refused to make a speech. There were hisses, catcalls and all manner of ugly noises. The two balconies fairly resounded with them. Finally snatches of song from the gallery made the musicians mad, and they started to play, which made matters worse. Had it not been for the fact that the music was so bad, the scenes, bedlam would have broken loose. As it was, Mansfield was hissed now and then during the rest of the play.

It was discovered yesterday that the Lagerquists had \$1,000 insurance on their furniture. Mrs. Lagerquist remained in bed all day and said that the shock of the fire had prostrated her. Lagerquist was summoned before Fire Marshal Hollister and admitted the matter of the insurance.

morning and told him two burglars were hid in her room. The officer made a search and found Daniel Magnes, of No. 340 East Twenty-ninth street, and Samuel McCarthy, of No. 1567 Avenue A, in the house. Magnes had no trousers on and none could be found. The patrolman forced him to put on one of Mrs. McKenna's dresses, and in this garb he was arraigned in Yorkville Court. Both men were discharged.

Justice Andrews cited a decision of the courts of Virginia, which State modelled its election law upon the Australian system. The Court of Appeals of that State declared constitutional a provision for the appointment of special constables who were to assist illiterates and other persons incapable of voting unaided in preparing ballots.



"The bill," said Harburger, "would close four thousand saloons in New York and throw out of employment probably 25,000 people. The East Side beer saloons could never pay \$800. It is a measure which sets the rich saloon man against his poorer